## ATTORNEY Bar #(0000) FIRM NAME

(Form provided courtesy of Lokken & Assoc.)

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## IN THE THIRD JUDICIAL DISTRICT JUVENILE COURT IN AND FOR SALT LAKE COUNTY, STATE OF UTAH

THE STATE OF UTAH, in the interest of:	)	FINDINGS OF FACT, CONCLUSIONS OF LAW, AND DECREE OF TERMINATION OF PARENTAL RIGHTS
CHILD (00/00/00)	) )	Case #
A person(s) under the age of eighteen years.	)	JUDGE

- 1. CLIENT is the natural mother of CHILD.
- 2. CLIENT has read the Petition to Voluntarily Relinquish Parental Rights and understands all of the terms and provisions contained therein.
- 3. CLIENT has spoken with her attorney about voluntarily relinquishing her parental rights and does not need further time to speak with her attorney.
- 4. CLIENT is not under the influence of any alcoholic beverage, drug or medication that would affect her understanding of the Petition for Voluntary Relinquishment of Parental Rights, the court proceedings in this matter, or the nature, impact and consequences of her decision to

voluntarily relinquish her parental rights to CHILD.

- 5. CLIENT states that no person has at any time attempted to force, coerce or otherwise improperly influence her decision to relinquish her parental rights to CHILD.
- 6. CLIENT states she has not been offered, nor has she accepted, any reward, monetary or otherwise, in return for her decision to relinquish her parental rights to CHILD.
- 7. CLIENT sincerely believes that relinquishing her parental rights to CHILD is in the child's best interest.
- 8. CLIENT understands that if the court accepts her Relinquishment she will have no further responsibilities for, or rights in relation to, CHILD, and that she will receive no further notices from the court with regard to her. She also understands that she will have no say regarding CHILD's adoption or any other actions regarding the above-named child.
- 9. CLIENT understands that this Relinquishment is an irrevocable act and that she cannot change her mind and come back to this court or another court at a later time and contest this Relinquishment. She understands that she has limited rights to appeal, which rights do not include the right to challenge the validity of this Relinquishment based on a future change of her mind.
  - 10. CLIENT understands that the Relinquishment is effective upon her signing it.
- 11. CLIENT has signed the Voluntary Relinquishment of Parental Rights freely and voluntarily.

## IT IS THEREFORE ORDERED:

That the parental rights, including any obligations, responsibilities and duties of support of CLIENT to CHILD, be and are hereby permanently terminated, including any and all residual parental rights, pursuant to Utah Code Ann. § 78-3a-414.

DATED this	day of	, 2003.	
		Honorable Judge	